Alexander R. Malbin, Esq. (AM 9385) Edmund J. Ferdinand, III, Esq. (EF9885) FERDINAND IP, LLC 125 Park Avenue 25th Floor, Suite 2508 New York, NY 10017 Telephone: (212) 220-0523

Fax: (203) 905-6747

Email: amalbin@24iplg.com iferdinand@24iplg.com

Attorney for Plaintiff ERIC JOHNSON

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED:

6/8/17

MEMORANDUM ENDORSED

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ERIC JOHNSON,

Plaintiff,

- against -

INTERACTIVE ONE, LLC,

Defendant.

Civil Action No. 1:16-cy-7204

STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE PURSUANT TO RULE 41(a)(1)

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that, pursuant to Fed. R. Civ. P. 41(a)(1), the parties hereby stipulate that Plaintiff, Eric Johnson, voluntarily dismisses the above-captioned action with prejudice and with each party to bear its own costs and expenses.

Dated: June 6, 2017

By:

Alexander R. Malbin Edmund J. Ferdinand, III FERDINAND IP, LLC 125 Park Avenue 25th Floor, Suite 2508

New York, NY 10018 Telephone: (212) 220-0523

Fax: (203) 905-6747

Email: amalbin@24iplg.com jferdinand@24iplg.com

Attorney for Plaintiff, ERIC JOHNSON

By:

Andrew P. Zappia LECLAIRRYAN

70 Linden Oaks, Suite 210 Rochester, NY 14625

Telephone: (585) 270-2100

Fax: (585) 270-2162

Email: Andrew.Zappia@leclairryan.com

Attorney for Defendant, Interactive One, LLC

The parties have stipulated to the dismissal of all claims against Interactive One, LLC pursuant to Federal Rule of Civil Procedure 41(a)(1)(a)(ii).

Dated: June 8, 2017 New York, New York

GREGOR H. WOODS United States District Judge